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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/807,957	03/24/2004	Wen Zhao	1578.800 (10917-US-PAT)	4088
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PO BOX 12608			WENDELL, ANDREW	
DALLAS, TX 75225			ART UNIT	PAPER NUMBER
			2618	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)				
	10/807,957	ZHAO ET AL.				
Office Action Summary	Examiner	Art Unit				
	ANDREW WENDELL	2618				
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be time will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	lely filed the mailing date of this communication. (35 U.S.C. § 133).				
Status						
1)⊠ Responsive to communication(s) filed on <u>07 Ma</u>	arch 2008					
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<i>,</i> —	·—					
	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
4) Claim(s) 1,4,5,7,9-20,22,23,27-32,36 and 37 is	4)⊠ Claim(s) <u>1,4,5,7,9-20,22,23,27-32,36 and 37</u> is/are pending in the application.					
4a) Of the above claim(s) is/are withdraw	4a) Of the above claim(s) is/are withdrawn from consideration.					
5) Claim(s) is/are allowed.	_					
6)⊠ Claim(s) <u>1,4,5,7,9-20,22,23,27-32,36 and 37</u> is	6)⊠ Claim(s) <u>1,4,5,7,9-20,22,23,27-32,36 and 37</u> is/are rejected.					
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or	election requirement.					
Application Papers						
9)☐ The specification is objected to by the Examine	r.					
10) The drawing(s) filed on is/are: a) acce	epted or b) \square objected to by the E	Examiner.				
Applicant may not request that any objection to the	drawing(s) be held in abeyance. See	e 37 CFR 1.85(a).				
Replacement drawing sheet(s) including the correcti	on is required if the drawing(s) is obj	ected to. See 37 CFR 1.121(d).				
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 						
Attachment(s)	, .	(770.440)				
Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948)	4)					
3) Information Disclosure Statement(s) (PTO/SB/08) 5) Notice of Informal Patent Application						
Paper No(s)/Mail Date 6) LJ Other:						

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DETAILED ACTION

Claim Rejections - 35 USC § 103

1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1, 3-5, 7, 9-20, 22-23, 27-32, and 36-37 are rejected under 35 U.S.C. 103(a) as being unpatentable over Park et al. (WO 00/08706) in view of Ue et al. (US Pat# 6,487,394) and further in view of Chen et al. (US Pat Pub# 2003/0134655).

Regarding claim 1, method claim 1 is rejected for the same reason as system claim 17 since the recited elements would perform the claimed steps.

Regarding claim 3, method claim 3 is rejected for the same reason as system claim 20 since the recited elements would perform the claimed steps.

Regarding claim 4, method claim 4 is rejected for the same reason as system claim 18 since the recited elements would perform the claimed steps.

Regarding claim 5, method claim 5 is rejected for the same reason as system claim 19 since the recited elements would perform the claimed steps.

Regarding claim 7, Park further teaches the transmit power assigned to the forward link preamble signal, is assigned independently of the basestation's transmission data rate (Page 7 lines 20-23, it is silent of setting a transmission rate so the power is independent of the transmission rate).

Regarding claim 9, method claim 9 is rejected for the same reason as system claim 27 since the recited elements would perform the claimed steps.

Regarding claim 10, method claim 10 is rejected for the same reason as system claim 28 since the recited elements would perform the claimed steps.

Regarding claim 11, method claim 11 is rejected for the same reason as system claim 29 since the recited elements would perform the claimed steps.

Regarding claim 12, method claim 12 is rejected for the same reason as system claim 30 since the recited elements would perform the claimed steps.

Regarding claim 13, method claim 13 is rejected for the same reason as system claim 31 since the recited elements would perform the claimed steps.

Regarding claim 14, method claim 14 is rejected for the same reason as system claim 32 since the recited elements would perform the claimed steps.

Regarding claim 15, method claim 15 is rejected for the same reason as system claim 23 since the recited elements would perform the claimed steps.

Regarding claim 16, Park further teaches wherein the communications network is a CDMA network (Page 10 lines 8-19).

Regarding claim 17, Park's device for controlling initial transmission power of forward link channel in mobile communications system teaches a system for controlling transmit power of a forward link signal in a communications network (Page 2 lines 15-23), the system comprising a mobile device MS (Fig. 2), the mobile device adapted to receive a first signal from a basestation 212 (Fig. 2) prior to receiving the preamble signal (in applicant's specification on page 1 lines 21-23 and page 3 lines 21-24 it

defines a preamble as when the mobile device and the basestation become acquired and synchronized, a pilot signal does not do this step. A pilot signal is transmitted before a preamble to alert mobile devices that the basestation is around and then after the pilot then the mobile device and basestation become acquired and synchronized); evaluate a signal the first signal 214 (Fig. 2); and transmit desired preamble information about the received signal to the basestation 216 (Fig. 2); and the basestation BS (Fig. 2), the basestation being adapted to send the first signal with a first signal transmit power 212 (Fig. 2) prior to transmitting the preamble signal (see explanation above); receive the information about the mobile device received signal and the desired preamble signal from the mobile device 216 (Fig. 2); and set the transmit power of the forward link preamble signal based on the information about the received signal and the first signal transmit power 216-218 (Fig. 2), the setting of the transmit power in the basestation including estimating a value of a signal component of the first signal based on the information about the received signal to noise ratio (Page 14 line 3-Page 15 line 7); determining a desired value for the signal component (Page 14 line 3-Page 15 line 7); and setting the transmit power of the forward link preamble signal by adding the difference between the desired preamble signal component value and the estimated signal component value to the first signal transmit power (Page 14 line 3-Page 15 line 7); and wherein the forward link preamble signal, sent during the traffic channel initialization period in a CDMA network (Page 10 lines 8-19). Park fails to clearly teach evaluating a signal to noise ratio and a desired signal component value.

Ue's radio communication device of controlling transmission rate teaches a system for controlling transmit power of a forward link signal in a communications network (Col. 1 line 58-Col. 2 line 4), the system comprising a mobile device (Fig. 2), the mobile device adapted to receive a first signal from a basestation (Fig. 8); evaluate a signal to noise ratio of the first signal (Col. 3 line 66-Col. 4 line 27 and Col. 5 lines 31-48); and transmit information about the received signal to noise ratio to the basestation (Fig. 8, Col. 5 lines 31-48); and the basestation, the basestation being adapted to send the first signal with a first signal transmit power (Fig. 8, Col. 5 lines 31-48); receive the information about the received signal to noise ratio from the mobile device (Fig. 8 and Fig. 12); and set the transmit power of the forward link signal based on the information about the received signal to noise ratio and the first signal transmit power (Fig. 12 and Col. 6 line 59-Col. 7 line 8), the setting of the transmit power in the basestation including estimating a value of a signal component of the first signal based on the information about the received signal to noise ratio (Fig. 12 and Col. 6 line 59-Col. 7 line 8); determining a desired value for the signal component (Fig. 12 and Col. 6 line 59-Col. 7 line 8).

Therefore, it would have been obvious at the time of the invention to one of ordinary skill in the art at the time the invention was made to incorporate evaluating a signal to noise ratio as taught by Ue into Park's device for controlling initial transmission power of forward link channel in mobile communications system in order to reduce interference and increase performance (Col. 1 lines 46-55).

Park and Ue fail to teach a desired signal component value.

Chen teaches transmitting a desired component value desired by the mobile device QoS (Sections 0064-0065; the mobile station sends to the base station desired QoS parameters i.e. bandwidth, data rate, priority, etc.) and a basestation that receives the desired signal component value and sets transmission power (transmit level) based on the desired signal component value (Section 0065).

Therefore, it would have been obvious at the time of the invention to one of ordinary skill in the art at the time the invention was made to incorporate a desired signal component value as taught by Chen into evaluating a signal to noise ratio as taught by Ue into Park's device for controlling initial transmission power of forward link channel in mobile communications system in order to improve power control apparatuses (Section 0018).

Regarding claim 18, Park further teaches wherein the first signal is a pilot signal 212 (Fig. 2).

Regarding claim 19, Park further teaches wherein the transmitting of information from the mobile device is performed over an access channel 216 (Fig. 2).

Regarding claim 20, Park further teaches wherein the forward link signal is a preamble on a traffic channel is sent from the basestation to the mobile device (Fig. 1 and 2).

Regarding claim 22, Park further teaches wherein the evaluating of the first signal in the mobile device is performed on a first signal component (Page 14 line 3-Page 15 line 7).

Regarding claim 23, Park further teaches wherein the first signal component is the Ec/lo of the first signal (Page 14 line 3-Page 15 line 7).

Regarding claim 27, Ue further teaches wherein the desired signal component value is limited by a threshold value, whereby if the value based on the mobile device exceeds the threshold value, the desired signal component value is set to the threshold value (Fig. 12).

Regarding claim 28, Park further teaches wherein the desired preamble signal component value is selected from a predetermined value at the basestation and a value received from the mobile device (Page 14 line 3-Page 15 line 7).

Regarding claim 29, Park further teaches wherein the selecting is performed based on the higher value between the predetermined value at the basestation and the value received from the mobile device (Page 14 line 3-Page 15 line 7).

Regarding claim 30, Ue further teaches wherein the selecting is limited by a threshold value, whereby if the value received from the mobile device exceeds the threshold value, the selecting step uses the threshold value (Fig. 12).

Regarding claim 31, Park further teaches wherein the setting further includes adding an offset parameter to the transmit power of the forward link preamble signal (Page 14 line 3-Page 15 line 7).

Regarding claim 32, Park further teaches wherein the value of the offset parameter is between 0 and 6 dB (Page 14 line 3-Page 15 line 7, the value could fall in that range in a CDMA network).

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Regarding claim 36, apparatus claim 36 is rejected for the same reason as system claim 17 since the recited elements would perform the claimed steps. Note, Park teaches the transmitter setting the transmit power of the forward link signal independently of a transmission rate of the base station (Page 7 lines 20-23, it is silent of setting a transmission rate so the power is independent of the transmission rate).

Regarding claim 37, apparatus claim 37 is rejected for the same reason as system claim 17 since the recited elements would perform the claimed steps. Note, Park teaches the transmitter setting the transmit power of the forward link signal independently of a transmission rate of the base station (Page 7 lines 20-23, it is silent of setting a transmission rate so the power is independent of the transmission rate).

Response to Arguments

Applicant's Remarks	Examiner's Response	
"And, therefore, Park is directed towards	As explained above, in applicant's	
controlling a forward link transmission	specification on page 1 lines 21-23 and	
power of different signal than that recited	page 3 lines 21-24 it defines a preamble	
in claim 1."	as when the mobile device and the	
	basestation become acquired and	
	synchronized. A pilot signal 212 (Fig. 1)	
	as taught by Park is sent before acquiring	
	and synchronization is done. A pilot signal	
	is transmitted before a preamble to alert	
	mobile devices that the basestation is	

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around and then after the mobile receives the pilot then it becomes acquired and synchronized with the basestation through a preamble. "There would not appear to be a See above explanation. reasonable expectation of success in using the disclosure of Park, as construed by the Examiner in the rejection, because another preamble being sent before the sending of the claimed preamble is not regarded as a solution, nor described, nor claimed." "Chen describes traffic state subject Examiner believes applicant is reading matter. QoS parameters, such as more into the claim. The claim just states bandwidth, data rate, and content priority "transmitting a desired component value represent higher layer concepts and not desired by the mobile device". This is very those that are claimed in the pending broad and many things can read on this claims." portion of the claim which Chen clearly teaches. Examiner welcomes applicant to further define "desired component values" in order try to overcome the prior art of record.

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"And, while the Examiner states that Ue teaches a mobile device adapted to receive a first signal from a base station, as described in Figure 8, the applicant believes that Figure 8 teaches away from the cited invention by teaching a mobile station that transits first, i.e. prior to send out a signal by a base station."

Ue is used to mainly teach evaluating a signal to noise ratio. Park is used to better teach receiving a first signal from a base station.

Conclusion

3. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to ANDREW WENDELL whose telephone number is (571)272-0557. The examiner can normally be reached on 7:30-5 M-F.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Nay Maung can be reached on 571-272-7882. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Andrew Wendell/ Examiner, Art Unit 2618 /Nay A. Maung/ Supervisory Patent Examiner, Art Unit 2618

6/18/2008